

**REMARKS**

Claims 1-10 are all the claims pending in the application, where claims 1 and 2 are amended.

***35 U.S.C. § 103 Rejections***

The Examiner has rejected claims 1-4, 9, and 10 under 35 U.S.C. § 103(a) as being unpatentable over Waseda et al. (JP 2001-54151 A; hereinafter “Waseda”) in view of Nilsson et al. (WO 00/70845; hereinafter “Nilsson”). Claims 5 and 6 are rejected under 35 U.S.C. § 103(a) as being unpatentable over Waseda in view of Nilsson, and in further view of Roach (EP 1,032,224 A2). Claims 7 and 8 are rejected under 35 U.S.C. § 103(a) as being unpatentable over Waseda in view of Nilsson and in further view of Keenan et al. (U.S. Patent No. 6,577,631 B1).

Claim 1 recites an adaptor being connectable to a mobile phone unit, comprising, *inter alia*, a VoIP (Voice over IP) extension section converting an input telephone number into a telephone number of a private IP telephone corresponding to the input telephone number when the input telephone number is input into the mobile phone unit and calling the telephone number of a private IP telephone.

Paragraph 12 of the translation of Waseda recites, “the portable telephone contact 20 can perform dispatch from the telephone T1 held in the yard electronic automatic exchange through a portable telephone 30, or can make the arrival to a portable telephone 30 receive a message to the telephone T1 held in the yard electronic automatic exchange through this portable telephone 30”. According to the translation, Waseda discloses “dispatching” and “receiving” messages with the telephone T1 through portable telephone 30. That is to say, portable telephone 30 acts as a sort of relay between telephone T1 and a destination telephone. In contrast, claim 1 recites an input

telephone number being input to the mobile phone unit itself and calling the telephone number of a private IP telephone.

Claim 2 recites an adaptor being connectable to a mobile phone unit, comprising, *inter alia*, a VoIP extension section making the mobile phone unit operate as a private IP telephone unit if the mobile phone unit has been connected to the adaptor when a call to the telephone number of a private IP telephone is received.

As noted above, Waseda's portable telephone 30 merely acts as a sort of relay between telephone T1 and a destination telephone. In contrast, claim 2 recites a mobile phone unit operating as a private IP telephone and receiving a call to the telephone number of the private IP telephone.

Nilsson fails to address the deficiencies of Waseda with respect to claims 1 and 2.

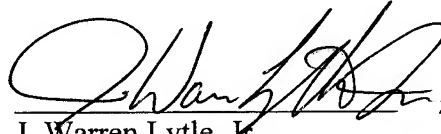
Thus, Applicant respectfully submits that claims 1 and 2 are patentable over the applied references. Applicant further submits that claims 2-10 are patentable at least by virtue of dependence on claims 1 or 2.

### ***Conclusion***

In view of the above, reconsideration and allowance of this application are now believed to be in order, and such actions are hereby solicited. If any points remain in issue which the Examiner feels may be best resolved through a personal or telephone interview, the Examiner is kindly requested to contact the undersigned at the telephone number listed below.

The USPTO is directed and authorized to charge all required fees, except for the Issue Fee and the Publication Fee, to Deposit Account No. 19-4880. Please also credit any overpayments to said Deposit Account.

Respectfully submitted,

  
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**23373**

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Date: August 7, 2007